

Detroit Manufacturer Reverses Statement He Is "Ignorant Idealist."

(Continued from page 1.)

Ford takes full responsibility, the term "bullyboy" was used. Mr. Ford, being questioned, hazarded the guess that it meant "black-guard."

Mr. Stevenson precipitated a torrent of objections by asking the meaning

"Why, Mr. Ford," said Mr. Stevenson, in surprise, "if you admit that, I shall not have to ask you any more questions along that line."
"I'll admit it if it will close this case. It is for the jury to decide, anyway."
"But if you admit it there will be nothing for the jury to decide. The admission settles it."

Witness Plainly Nertled.
 Prefatory to this outburst by the witness, who was plainly nettled by the examination, Mr. Stevenson explained to the court: "Your honor, the alleged libelous editorial in the Tribune referred to Mr. Ford as an 'Immense Idealist.' The questions are to show that he is in fact ignorant, and that he is an idealist, and doesn't know the meaning of commonly used words as plain as 'immense idealist.'"
 The Tribune lawyer seemed content with Mr. Ford's declaration and asked him a number of questions as to what he knew of the size, equipment and distribution of the American

ny in 1916 and 1916, the witness
 living said yesterday that he consid-
 ered the force at that time adequate
 for defence.
 "Doesn't Know About Troops."
 "Do you know how many troops
 there are in the Philippines?"
 "No."
 "In Alaska?"
 "No."
 "In Porto Rico?"
 "No."
 "By the way, what are the relations
 between the United States and Porto
 Rico?"
 Judge Tucker suggested that this
 man had been followed far enough.
 "But this man sets himself up

an educator and wanted to go to the United States senate?"

Mr. Ford interrupted to say: "I can get a man in five minutes to tell me those things."

"Could you get one if you were appearing in the senate?" asked Mr. Stevenson.

Mr. Stevenson started to ask questions about history, but was stopped by Judge Tucker, who said that subject had been sufficiently covered.

"All right," said the lawyer. "Now, Ford, soberly, are you not ready to admit that you are a 'know-nothing'?"

"No," said Ford. "That is what the Tribune said you and your counsel declare it is a lie."

Changes His Answer.
This time Mr. Ford returned a different answer, shaking his head slowly.
He explained that his previous affirmative was merely to stop the examination.
"Well, all right, Mr. Ford. Now I'll ask you what an 'idealist' is. You understand it?"
The witness thought for a moment and then replied:
"One who helps others to make a profit."
"One who helps others to make a profit," echoed Mr. Stevenson, slowly, "that your definition?"

speech by president Wilson at Kansas City in 1915 urging preparedness was read to the jury and the speech by attorney W Warren S. of counsel for the Tribune. You characterized everybody who reacted preparedness as doing it for the purpose of making money out of it," asked Mr. Stevenson. I advocated preparedness after we went into the war."

"I was speaking about 1915 or 1916," explained the lady, and Mr. Ford added: "I was a murderer just as anybody else was." "You were a murderer?" "I was a party to it one of the men."

"One of the helpers of murder?" "Yes."

Mr. Lucking requested that the entire speech of the president be stricken out.

It is a roundabout way of arguing carelessness, as viewed by a high authority, and your honor a month ago ruled that the subject does not come in this case," cried

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Citation once in each week for four
 twelve weeks previous to the return
 thereof, in some newspaper published
 our county, to appear at the next reg-
 term of the said fifth District Court
 of said county, to be holden at the
 house thereof, in the City of El
 Paso, on the first Monday in Sep-

er, 1913, the same being the first of September, 1919, then and there to file a petition filed in said court on the 15th day of July, 1919, in a suit numbered on the docket of said court No. 13340, wherein William E. Lutz is plaintiff, and John Doyle Lutz is defendant, said petition alleging that plaintiff is and was at the time of the filing of said petition the owner of the property described in the following:

plaintiff a resident of El Paso
County, Texas, and that plaintiff is now
was at the time of filing and ex-
hibiting his said petition an actual bona
inhabitant of Texas for a period of
months which 12 months immediately
preceded the filing of said petition; that
plaintiff and defendant were married in

Reg. Canada, June 28, 1914, and lived nor cohabited together; that on September 27, 1914, and on December 31st, defendant voluntarily left plaintiff and heard with intention of desertion, and so continued voluntarily leave plaintiff's bed and heard from dates until the filing of said petition for the writ of habeas corpus.

Plaintiff asks for judgment of dis-
against defendant, and all other
in law and in equity that he may
justly be entitled to.

James, C. J. McKinney, clerk of the
said court of El Paso county.
and given under my hand and
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He was an immigration officer.

DOWN TO YESTERDAY'S PUZZLE

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